WILLIAM H. BROWN, ESQ. (7623) BROWN MISHLER, PLLC 911 N. Buffalo Dr., Ste. 202 2 Las Vegas, Nevada 89104 Tel: (702) 816-2200 Email: WBrown@BrownMishler.com 4 Attorney for Defendant 5 Gustavo Arechiga 6 UNITED STATES DISTRICT COURT 7 DISTRICT OF NEVADA 8 UNITED STATES OF AMERCIA, 2:19-cr-00129-JCM-DJA 9 10 Plaintiff, STIPULATION TO CONTINUE SENTENCING 11 vs. 12 GUSTAVO ARECHIGA, (Third Request) 13 Defendants. 14 15 16 IT IS HEREBY STIPULATED AND AGREED, by and between 17 Christopher Chiou, Acting United States Attorney, and Jim Fang, Assistant 18 19 United States Attorney, counsel for the United States of America, and 20 William H. Brown, counsel for defendant Gustavo Arechiga, that the 2.1 sentencing hearing currently scheduled for January 7, 2022, at 11:00 a.m. be 22 23 vacated and continued at least 60 days to March 7, 2022, or alternatively to a 24 subsequent date and time that is convenient for this Honorable Court. 25 26 The Stipulation is entered into for the following reasons: 27 This is the third requested continuance. 1.

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1	2. The parties agree to the continuance.		
2	3. This continuance allows defense counsel additional time to		
3	prepare for the hearing.		
4	propure for the nearing.		
5	4. Defendant would like to remain in close proximity to Las Vega		
6	to facilitate communication with his counsel in an effort to resolve an		
7 8	unrelated pending state court matter.		
9	5.	Defendant is in custody a	and does not object to the need to
10	continue sentencing.		
11			
12	6.	The government agrees t	o the requested continuance.
13	7.	Denial of this request cou	ald result in a miscarriage of justice.
14	8.	This continuance is not s	ought for purposes of delay, but for the
15	o. This continuance is not s		ought for purposes of delay, sat for the
16	reasons stated.		
17	DATED December 7, 2021		
18	QIIDIOM(ODITED CHIOH	
19	CHRISTOPHER CHIOU Acting United States Attorney		BROWN MISHLER, PLLC
20			
21	/s/ Jim W. Fang By		/s/ William H. Brown By
22	JIM W. FANG		WILLIAM H. BROWN
23	Assistant United States Attorney		Counsel for Gustavo Arechiga
24			
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26			
27			

1 2 3 4 5	BROWN MISHLER, PLLC 911 N. Buffalo Dr., Ste. 202 Las Vegas, Nevada 89104 Tel: (702) 816-2200 Email: WBrown@BrownMishler.com Attorney for Defendant Gustavo Arechiga			
6	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA			
8				
9	UNITED STATES OF AMERCIA,	2:19-cr-00129-JCM-DJA		
	Plaintiff,	ORDER CONTINUING		
10	vs.	SENTENCING HEARING		
11	GUSTAVO ARECHIGA, RAFAEL			
12	MARTINEZ,			
13				
14	Defendants.			
15				
16 17	Based on the pending stipulation of counsel, and good cause appearing			
18	therefore, the Court hereby vacates the current sentencing date of January 7,			
19	2022, at 11:00 a.m., and continues the date sixty (60) days, such that the new			
20	2022, at 11.00 a.m., and continues the date sixty (00) days, such that the new			
21	sentencing date shall be <u>March 11, 2022</u> at <u>10:30 a.m</u>			
22		Va 11 - 0 11 - 11 -		
23	Dated: December 10, 2021.	TED STATES DISTRICT JUDGE		
24	UN	TELESTATES DISTRICT JUDGE		
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